

The Honorable Tana Lin

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

BUNGIE, INC.,

Plaintiff,

v.

ELITE BOSS TECH INCORPORATED,
11020781 CANADA INC., DANIEL
FAGERBERG LARSEN, ROBERT JAMES
DUTHIE NELSON, SEBASTIAAN JUAN
THEODOOR CRUDEN A/K/A
“LUZYPHER,” JOHN DOE NO. 4 A/K/A
“GOODMAN,” YUNXUAN DENG A/K/A
“YIMOSECAI,” ANTHONY ROBINSON
A/K/A “RULEZZGAME,” EDDIE TRAN
A/K/A “SENTIENT”, CHENZHIJIE CHEN
A/K/A “CHENZHIJIE402, DSOFT, CVR
37454303, MARTA MAGALHAES A/K/A
MINDBENDER A/K/A BLUEGIRL, AND
JOHN DOES NO. 9-20,

Defendants.

Case No. 2:21-cv-01112-TL

DECLARATION OF DYLAN
SCHMEYER IN SUPPORT OF
PLAINTIFF’S UNOPPOSED MOTION
FOR EXTENSION OF TIME TO
IDENTIFY REMAINING DOE
DEFENDANTS

I, Dylan Schmeyer, declare as follows:

1. I am an attorney with Kamerman, Uncyk, Soniker & Klein, P.C. (“KUSK”),
counsel to Bungie, Inc. I have personal knowledge of the events described herein and could and
would testify to those events if called upon to do so.

2. Bungie has been attempting to identify additional Doe defendants based on information obtained from Google in response to a subpoena. Though subpoena was served on May 24, we only received responsive documents on August 4, 2023. Those documents provided useful information and we anticipate being able to name additional defendants or provide an update to the Court by September 18, 2023.

3. I confirmed, both via phone call and email on August 8, that the attorneys for the only remaining identified defendant have no objection to this requested extension of time.

DATED this 9th day of August, 2023.

By: s/ *Dylan M. Schmeyer*
 Dylan M. Schmeyer, Colorado Bar No. 50573
 (Admitted pro hac vice)

CERTIFICATE OF SERVICE

I hereby certify that I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the attorneys of record for the parties.

DATED this 9th day of August, 2023.

/s/ Kristin Martinez Clark

Kristin Martinez Clark